

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS

LAWRENCE J. MESITE, )  
Plaintiff )  
v. )  
NEWTON POLICE OFFICER, DAWN HOUGH, )  
NEWTON POLICE OFFICER, JOANNE BLAY, )  
NEWTON POLICE OFFICER, DINA VACCA, )  
CITY OF NEWTON, SUPERINTENDENT, )  
KENNETH NELSON AND BRIDGEWATER )  
STATE HOSPITAL )  
Defendants )  
\_\_\_\_\_  
)

CIVIL ACTION  
NO. 04-11942GAOFILED  
U.S. DISTRICT COURT  
DISTRICT OF MASS.  
2005 AUG 26 P 1:19**CERTIFICATION PURSUANT TO LOCAL RULE 16.1(D)(3)**

Defendants Newton Police Officers Dawn Hough, Joanne Blay and Dina Vacca and their undersigned counsel hereby affirm that they have conferred:

- (a) With a view to establishing a budget for the costs of conducting the full course - and various alternative courses – of the litigation; and
- (b) To consider the resolution of the litigation through the use of alternative dispute resolution programs such as those outlined in Local Rule 16.4.

Sophie Hough  
On behalf of the City of Newton

Hough  
Newton Police Officer  
Dawn Hough

Joanne Blay  
Newton Police Officer  
Joanne Blay

Dina Vacca  
Newton Police Officer  
Dina Vacca

Dated: 8/25/05

DEFENDANTS,  
NEWTON POLICE OFFICERS  
DAWN HOUGH, JOANNE BLAY  
AND DINA VACCA,

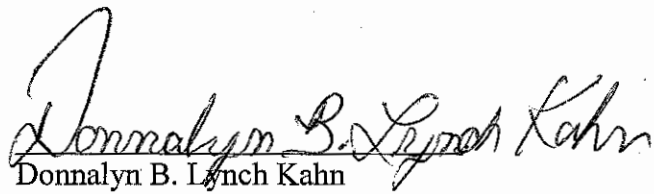
By their attorney,

Donnalyn B. Lynch Kahn  
Donnalyn B. Lynch Kahn (BBO # 556609)  
Assistant City Solicitor  
City of Newton Law Department  
1000 Commonwealth Avenue  
Newton Centre, MA 02459  
Tel: (617) 796-1240

**CERTIFICATE OF SERVICE**

I, Donnalyn B. Lynch Kahn, hereby certify that on this date I have mailed First Class postage prepaid a copy of the within Rule 26(a)(1) Initial Disclosures and Certification Pursuant to Local Rule 16.1(D)(3) to Damon Scarano.

Signed under the pains and penalties of perjury this 25<sup>th</sup> day of August, 2005.

  
Donnalyn B. Lynch Kahn  
Assistant City Solicitor